IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF ILLINOIS

IN RE:)	In Proceedings Under
)	Chapter 13
MARK T. BURNS and MELISS	SA D. BURNS,)	
]	Debtors.)	Case No. 16-40692
and)	
)	
NAVIENT SOLUTIONS, INC.,)	
	Creditor.)	

OBJECTION TO PROOF OF CLAIM #5

Now come the debtors, Mark T & Melissa D. Burns, by and through their attorney of the Bankruptcy Clinic, PC, and for their objection to claim number 5 filed by Navient Solutions, Inc. state:

- 1. Navient Solutions, Inc. filed Proof of Claim (No #5) asserting that Debtor 2 entered into a student loan on or about October 2005 with a remaining balance due of \$51,596.50.
- 2. Navient Solutions, Inc. also filed Proof of Claim #9 that provides a master promissory note for the same time period to the same school for Debtor 2; or inclusive to the (10) years prior where student loans may be consolidated.
- 3. Proof of Claim #5 filed by Navient Solutions, Inc. appears to be duplicated by Proof of Claim #9 also filed by Navient Solutions, Inc.
- 4. Proof of Claim #9 appears to reflect a Master Promissory Note that would include the debt from Claim #5; therefore Proof of Claim #5 should be disallowed in its entirety.

WHEREFORE, the Debtors respectfully pray that the claim #5 of Navient Solutions, Inc. be disallowed in its entirety.

Respectfully submitted,

/s/ Lyndon G. Willms Lyndon G. Willms Attorneys for Debtors 2006 Broadway Mount Vernon, IL 62864 (618) 315-6600